

 ORIGINAL

1 LEWIS BRISBOIS BISGAARD & SMITH LLP
2 ARTHUR K. CUNNINGHAM, SB# 97506
3 E-Mail: Arthur.Cunningham@lewisbrisbois.com
4 JAMES C. PACKER, SB#77875
5 E-Mail: James.Packer@lewisbrisbois.com
6 STEPHANIE.TANANDA, SB# 257769
7 E-Mail: Stephanie.Tanada@lewisbrisbois.com
8 650 East Hospitality Lane, Suite 600
9 San Bernardino, California 92408
10 Telephone: 909.387.1130
11 Facsimile: 909.387.1138

7 ARIAS & LOCKWOOD
8 CHRISTOPHER D. LOCKWOOD, SB#110853
9 E-Mail: Christopher.Lockwood@ariaslockwood.com
10 1881 South Business Center Drive, Suite 9A
11 San Bernardino, California 92408
12 Telephone: 909-890-0125
13 Facsimile: 909-890-0185

11 Attorneys for Defendants

12 COUNTY OF RIVERSIDE, SHERIFF STANLEY SNIFF, UNDERSHERIFF
13 WILLIAM DIYORIO, ASSISTANT SHERIFF JERRY GUTIERREZ, DEPUTY
14 McCOLLUM, DEPUTY P. SALAZAR, DEPUTY MATTHEW BELL, DEPUTY
15 DOMINGUEZ, DEPUTY MONZON, DEPUTY BRESYN, SERGEANT STONE,
16 DEPUTY GRIESINGER, DEPUTY MITCHELL, DEPUTY JESUS PEREZ,
17 DEPUTY JONATHAN TOAN and SERGEANT CHRISTOPHER WEDEL

UNITED STATES DISTRICT COURT

CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION

18 DAVID MANZO, etc.,

19 Plaintiff,

20 vs.

21 COUNTY OF RIVERSIDE,
22 et al.,

23 Defendants.

CASE NO. 5:17-CV-01165-JGB (SPx)

**NOTICE OF CONDITIONAL
SETTLEMENT**

Trial Date: March 5, 2019

24 NOTICE OF CONDITIONAL SETTLEMENT

25 The Parties herein, through their attorneys of record, advise the Court that this
26 matter has been settled, conditioned upon approvals by the County of Riverside
27 Board of Supervisors and the Claims Committee. It is expected that it will take
28

1 approximately 90 days to present the settlement for consideration by these entities.
2 Counsel for the Defendant will advise the Court of the actions taken as soon as they
3 occur. The settlement also requires approval by this Court, in that plaintiff is a
4 conservatee, and is conditioned upon such approval.

5 DATED: September ___, 2018 Respectfully submitted,

6
7 LEWIS BRISBOIS BISGAARD & SMITH LLP

8
9 By: /Arthur K. Cunningham/

10 Arthur K. Cunningham

11 Attorneys for Defendants

12 COUNTY OF RIVERSIDE, SHERIFF

13 STANLEY SNIFF, UNDERSHERIFF

14 WILLIAM DIYORIO, ASSISTANT

15 SHERIFF JERRY GUTIERREZ,

16 DEPUTY McCOLLUM, DEPUTY P.

17 SALAZAR, DEPUTY MATTHEW BELL,

18 DEPUTY DOMINGUEZ, DEPUTY

19 MONZON, DEPUTY BRESYN,

20 SERGEANT STONE, DEPUTY

21 GRIESINGER, DEPUTY MITCHELL,

22 DEPUTY JESUS PEREZ, DEPUTY

23 JONATHAN TOAN and SERGEANT

24 CHRISTOPHER WEDEL

25 DATED: September ___, 2018 DISENHOUSE LAW

26 By: /Bruce E. Disenhouse/

27 Bruce E. Disenhouse

28 Attorneys for Defendants

ANDREW SHOUSE, EMEKA

AKPAMGBO, R.N., JASON CORTEZ,

R.N. and KON YOUNG KIM, R.N.

1 DATED: September ___, 2018
2
3

4 By: /Suzanne Skolnick/
5

Suzanne Skolnick

Attorneys for Plaintiff

6 DAVID MANZO, by and through his
7 Conservator, GENOVEVA MANZO
8
9

10 **CERTIFICATION**

11 I, Arthur K. Cunningham, am an attorney in the law firm of Lewis Brisbois
12 Bisgaard & Smith, LLP, counsel of record for Defendants COUNTY OF
13 RIVERSIDE et al. Under C.D. Cal. Local Rule 5-4.3.4(a)(2)(i), I hereby attest that
14 all other signatories on whose behalf this filing is submitted concur in the filing's
15 content and have authorized the filing

16 DATED: September ___, 2018

LEWIS BRISBOIS BISGAARD & SMITH LLP

17 By: /Arthur K. Cunningham/
18

Arthur K. Cunningham

19 Attorneys for Defendants COUNTY OF
20 RIVERSIDE, SHERIFF STANLEY

21 SNIFF, UNDERSHERIFF WILLIAM

DIYORIO, ASSISTANT SHERIFF

22 JERRY GUTIERREZ, DEPUTY

McCOLLUM, DEPUTY P. SALAZAR,

23 DEPUTY MATTHEW BELL, DEPUTY

DOMINGUEZ, DEPUTY MONZON,

24 DEPUTY BRESYN, SERGEANT

STONE, DEPUTY GRIESINGER,

25 DEPUTY MITCHELL, DEPUTY JESUS

26 PEREZ, DEPUTY JONATHAN TOAN

27 and SERGEANT CHRISTOPHER

WEDEL
28

FEDERAL COURT PROOF OF SERVICE

Manzo, David vs County of Riverside - Case No. 5:17-CV-01165

STATE OF CALIFORNIA, COUNTY OF SAN BERNARDINO

At the time of service, I was over 18 years of age and not a party to the action. My business address is 650 East Hospitality Lane, Suite 600, San Bernardino, CA 92408. I am employed in the office of a member of the bar of this Court at whose direction the service was made.

On September 20, 2018, I served the following document(s): NOTICE OF CONDITIONAL SETTLEMENT

I served the documents on the following persons at the following addresses (including fax numbers and e-mail addresses, if applicable):

SEE ATTACHED SERVICE LIST

The documents were served by the following means:

☒ (BY COURT'S CM/ECF SYSTEM) Pursuant to Local Rule, I electronically filed the documents with the Clerk of the Court using the CM/ECF system, which sent notification of that filing to the persons listed above.

I declare under penalty of perjury under the laws of the United States of America and the State of California that the foregoing is true and correct.

Executed on September 20, 2018, at San Bernardino, California.


SHARON DENISE MOORE-DUNCAN

SERVICE LIST
Manzo, David vs County of Riverside
5:17-CV-01165

Robert Trujillo, Esquire
Melody Trujillo, Esquire
TRUJILLO & TRUJILLO, APLC
41593 Winchester Road, Suite 201
Temecula, California 92590
951-296-9529
E-mail: trulaw@trujillo-law.us
Attorneys for Plaintiff
DAVID MANZO, by and through
his Conservator, GENOVEVA
MANZO

Suzanne Skolnick, Esquire
2888 Loker Avenue East, Suite 110-F
Carlsbad, California 92010
760-405-4397
E-mail: Suzanne@skolnicklawgroup.com
Attorneys for Plaintiff
DAVID MANZO, by and through
his Conservator, GENOVEVA
MANZO

Lewis Khashan, Esquire
38975 Sky Canyon Drive, Suite 201
Murrieta, California 92563
951-775-7279
E-mail: lewis@khashanlaw.com
Attorneys for Plaintiff
DAVID MANZO, by and through
his Conservator, GENOVEVA
MANZO

Christopher D. Lockwood, Esquire
ARIAS & LOCKWOOD
1881 South Business Center Drive, Suite
9A
San Bernardino, California 92408
909-890-0125
909-890-0185 (facsimile)
E-mail: Christopher.lockwood@ariaslockwood.com
Co-attorneys for Defendant
COUNTY OF RIVERSIDE

Bruce E. Disenhouse, Esquire
DISENHOUSE LAW APC
3833 Tenth Street
Riverside, California 92501
951-530-3710
951-543-4239
E-mail: bruce@disenhouselaw.com
Attorneys for Defendants
ANDREW SHOUSE, EMEKA
AKPAMGBO, R.N., JASON CORTEZ,
R.N. and KON YOUNG KIM, R.N.